E-FILED on <u>1/28/2011</u>	
IN THE UNITED STATES DISTRICT COURT	
FOR THE NORTHERN DISTRICT OF CALIFORNIA	
SAN JOSE DIVISION	

ARISTOCRAT TECHNOLOGIES, AUSTRALIA PTY LIMITED and ARISTOCRAT TECHNOLOGIES, INC.,

No. C-06-03717 RMW

ORDER REGARDING DEFENDANTS' MOTION IN LIMINE TO EXCLUDE LATE-

Plaintiffs,

v.

INTERNATIONAL GAME TECHNOLOGY and IGT,

[Re Docket No. 941]

DISCLOSED WITNESSES

Defendants.

Defendants International Game Technology and IGT (collectively "IGT") move for an order *in limine* precluding plaintiff Aristocrat Technologies, et al. (collectively "Aristocrat") from presenting eight late-disclosed witnesses at trial. On January 28, 2011, the court held a hearing to consider IGT's motion. Having considered the papers submitted by the parties and the arguments of counsel, the court hereby allows Aristocrat to call Mr. Greenslade, Mr. Wolin and Mr. Thiessen at trial on the condition that by February 7, 2011, Aristocrat produce a written proffer of anticipated testimony, and that the three witnesses are thereafter produced for deposition at a reasonable time and place for IGT. The depositions are to take place with the understanding that Aristocrat will do

ORDER REGARDING DEFENDANTS' MOTION IN LIMINE TO EXCLUDE LATE-DISCLOSED WITNESSES $\,$ —No. C-06-03717 RMW

JLR

Case 5:06-cv-03717-RMW Document 965 Filed 01/28/11 Page 2 of 2

For the Northern District of California

United States District Court

everything	reasonably 1	possible to	have the	depositions	take pla	ce in	California,	including	paying
travel costs	s of deponen	ts.							

DATED: 1/28/2011 RONALD M. WH

RONALD M. WHYTE United States District Judge

JLR 2